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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/645,025	08/21/2003	George T. Chaney	T-0101.03 (DIV)	7324	
7:	590 06/07/2004		EXAM	INER	
LAW OFFICES OF CHRISTOPHER L. MAKAY			AVERY, BRIDGET D		
1634 Milam Building 115 East Travis Street			ART UNIT	PAPER NUMBER	
San Antonio, TX 78205			3618		
			DATE MAILED: 06/07/200-	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No		lo. Applicant(s)		
Office Action Summary	10/645,025		CHANEY, GEORGE T.		9
Office Action Summary	Examiner		Art Unit		
·	Bridget Avery		3618		
The MAILING DATE of this communication a Period for Reply	ppears on the co	ver sheet with the c	orrespondence a	ddress	
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, he eply within the statutory d will apply and will exp ute, cause the application	owever, may a reply be tim minimum of thirty (30) days ire SIX (6) MONTHS from n to become ABANDONEI	nely filed s will be considered time the mailing date of this O (35 U.S.C. § 133).		ı.
Status					
1)⊠ Responsive to communication(s) filed on 22	April 2004.	\			
	nis action is non-f	`\ inal.			
3)☐ Since this application is in condition for allow	ance except for	formal matters, pro	secution as to th	e merits is	
closed in accordance with the practice under	Ex parte Quayle	e, 1935 C.D. 11, 45	3 O.G. 213.		
Disposition of Claims					
4)⊠ Claim(s) <u>25-29</u> is/are pending in the applicat	ion.				
4a) Of the above claim(s) is/are withdr		eration.			
5)☐ Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>25-29</u> is/are rejected.			•		
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and	or election requi	rement.			
Application Papers					
9) The specification is objected to by the Examir	ner	•			
10) The drawing(s) filed on is/are: a) a		bliected to by the F	xaminer		
Applicant may not request that any objection to the	•	-			
Replacement drawing sheet(s) including the corre	= : :	-	, ,	ER 1 121(d	Α
11) The oath or declaration is objected to by the I					<i>)</i> ·
Priority under 35 U.S.C. § 119				, , , , , ,	
12)☐ Acknowledgment is made of a claim for foreig	n priority under t	25 I I C C S 140(a)	(d) an (f)		
a) All b) Some * c) None of:	in priority under a	35 U.S.C. § 119(a)	-(a) or (i).		
1. Certified copies of the priority docume	nte have heen ro	coived			
2. Certified copies of the priority document			on No		
3. Copies of the certified copies of the pri				l Stane	
application from the International Bure			o in this Nationa	i Stage	
* See the attached detailed Office action for a lis			d.		
Attachment(a)					
Attachment(s) 1) Notice of References Cited (PTO-892)	4) [☐ Interview Summary	(PTO.443)		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) [Interview Summary Paper No(s)/Mail Da	te		
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0	<i>'</i>	Notice of Informal Pa		O-152)	
Paper No(s)/Mail Date U.S. Patent and Trademark Office	6) L	Other:			
	Action Summary	Par	rt of Paper No./Mail [Date 2004052	<u>!</u> 5

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DETAILED ACTION

- 1. The preliminary amendment filed by applicant on April 26, 2004 is acknowledged and has been entered.
- 2. An action on the merits of claims 25-29 follows.

Claim Objections

- 3. Claim 25 is objected to because of the following informalities: on line 2, "step" should be changed to –steps--. Appropriate correction is required.
- 4. Claim 28 is objected to because of the following informalities: the limitations fail to further limit the method steps of the claim (27) of which it depends. Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 26 and 27 are rejected under 35 U.S.C. 102(b) as being anticipated by Chase, Jr. (US Patent 5,760,569).

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Chase, Jr. teaches a method (see column 4, lines 59-60) of replacing a battery module (32, 34) of an electric powered vehicle (12) including the steps of providing a service facility (44) for electric powered vehicles; providing the service facility (44) with a plurality of battery modules (32, 34) and a system for charging and recharging (claim 26) the battery modules (32, 34), as described in column 3, lines 57-61 and column 4, lines 19-28; opening the service facility to drivers owning the electric powered vehicles (12), where a driver having an electric powered vehicle (12) with a depleted battery module (32, 34) enters the service facility (44), as clearly shown in Figure 1; removing the depleted battery module (32, 34) from the electric powered vehicle (12), as described in column 3, lines 61-66; inserting a fully charged battery module (32, 34) into the electric powered vehicle (12), as described in column 4, lines 7-17; and charging the driver for the fully charged battery module (32, 34), as described in column 4, lines 28-31.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 25, 28 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chase, Jr. ('569) in view of Guimarin et al (US Patent 5,612,606).

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Chase, Jr. teaches the features described above. Also, the electric powered vehicle of Chase, Jr. includes a battery module compartment (22), and a battery module (32, 34) insertable into the battery module compartment (22) of the chassis. In the step of removing the depleted battery module (32, 34) from the electric powered vehicle (12), Chase, Jr. further teaches the steps of: opening an access door (26) attached to the vehicle to expose the battery module compartment (22); and sliding the depleted battery module (32, 34) from within the battery module compartment (22), as shown in Figure 2 and as described in column 3, lines 61-66. In the step of inserting a fully charged battery module (32, 34) into the electric powered vehicle (12), Chase, Jr. teaches the steps of: sliding the battery module (32, 34) including a fully charged battery (34) into the battery module compartment (22); and closing the access door (26) attached to the vehicle (12) to seal the battery module compartment (22), as described in column 3, lines 1-15 and column 4, lines 1-17.

Chase, Jr. lacks the teaching of a chassis defining the battery module compartment.

Guimarin et al. teaches a vehicle including a chassis defining a battery module compartment.

Based on the teachings of Guimarin et al., it would have been obvious to one having ordinary skill in the art, at the time the invention was made to modify the vehicle of Chase, Jr. to include a chassis with the battery module compartment defined by the chassis, instead of at the rear/trunk of the vehicle, to make the compartment accessible

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from underneath to leave space for storage of items such as a spare tire, a travel emergency/first aid kit, luggage, etc.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Hammerslag shows a battery charging and transfer system for electrically powered vehicles.

Hammerslag shows a battery charging and transfer systems.

Nixon shows an electric vehicle having multiple replacement batteries.

Parker shows an electric automobile.

Any inquiry concerning this communication should be directed to Bridget Avery at 8. telephone number 703-308-2086.

May 25, 2004

TECHNO: FOR CENTER 3600